

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JIAN WU, and FEN BIAO CAI, on behalf of
themselves and other persons similarly
situated,

Plaintiffs,

-against-

SUSHI NOMADO OF MANHATTAN, INC.
d/b/a NOMADO 33, SUSHI PARA 33
CORPORATION d/b/a NOMADO 33, SUSHI
PARA MANHATTAN, CORP. d/b/a SUSHI
PARA, d/b/a SUSHI PARA (14th Street), d/b/a
SUSHI PARA (Third Avenue), d/b/a SUSHI
PARA 88, WEI LOONG CHAN aka WEI
LOON CHAN, WENWU CHEN, ZHOU LIN,
SHENG R. DONG, and DING FENG
ZHANG

Defendants.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: 2/20/2024

17-cv-4661-MKV

ORDER

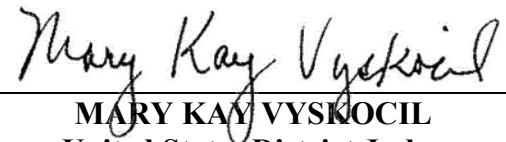
MARY KAY VYSKOCIL, United States District Judge:

On February 8, 2024, Plaintiff Cai’s counsel filed a Motion for Default Judgment as to Defendants Sushi Nomado of Manhattan Inc. and Wei Loong Chan. [ECF Nos. 198–201]. However, the following day, Plaintiff’s counsel was notified via ECF that the Proposed Order to Show Cause filed in connection with Plaintiff’s Motion for Default Judgment was “deficient for the following reason(s): Premature filing; Clerk’s Certificate of Default not obtained.” [See ECF No. 201]. To date, Plaintiff’s counsel has not rectified the deficiency. Accordingly, IT IS HEREBY ORDERED that **on or before March 1, 2024**, Plaintiff shall properly file its Motion for Default Judgment against Defendants Sushi Nomado of Manhattan Inc. and Wei Loong Chan.

Plaintiff is cautioned that failure to comply with the deadlines set forth herein and any other orders in this case, the local rules, or the Court’s Individual Rules of Practice may

result in sanctions, including monetary penalties, or preclusion and/or dismissal of claims or defenses.

Date: February 20, 2024
New York, NY


MARY KAY VYSKOCIL
United States District Judge